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12	UNITED STAT	ES DISTRICT COURT
13	NORTHERN DISTRICT OF CALIFORNIA	
14		
15	SAN FRANCISCO DIVISION	
1617	IN RE: VOLKSWAGEN "CLEAN DIESEL" MARKETING, SALES PRACTICES, AND PRODUCTS LIABILITY LITIGATION)) MDL No. 2672 CRB (JSC)
18 19	This Document Relates to:) [PROPOSED]-ORDER TO SHOW CAUSE) WHY CASES SHOULD NOT BE DISMISSED) WITH PREJUDICE
20	REMAINING INDIVIDUAL CONSUMER)
21	ACTIONS) The Honorable Charles R. Breyer)
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	ГРьоросег	DI ORDER TO SHOW CAUSE WHY CASES SHOULD NOT BE DISMISSED WITH PREHIDICE

[PROPOSED] ORDER TO SHOW CAUSE WHY CASES SHOULD NOT BE DISMISSED WITH PREJUDIC

On April 24, 2020, Volkswagen identified in Appendix B to its Response to Order Re: Remaining Individual Consumer Actions (ECF No. []) 786 pending cases that involve 1,993 plaintiffs who have released their claims against Volkswagen, but who have not yet dismissed their cases. IT IS HEREBY ORDERED THAT, within 30 days of this Order, plaintiffs in each of those cases shall either (a) file a notice or stipulation of dismissal with prejudice, or (b) submit to Volkswagen evidence showing why their case should not be dismissed with prejudice on the basis of a release. IT IS SO ORDERED. Dated: <u>April 27</u>, 2020 Honorable Charles R. Breyer UNITED STATES DISTRICT JUDGE